

## SUPERIOR COURT OF THE DISTRICT OF COLUMBIA

CRIMINAL DIVISION

SUPERIOR COURT OF  
THE DISTRICT OF COLUMBIA  
COMPLAINANT DIVISION

DCTN:

LKUP#

Case #:

U11016259

01010222

#8

2011 CFWO 2215

2011 JUL -5 A 11: 18

District of Columbia ss:

Defendant's Name:

Deonte

J. Bryant

(First)

(MI)

FILED

585-414

11090773

(PDID)

(CCNO)

Address:

Fourteenth Street, N.W., Washington, D.C.

Deonte Bryant, within the District of Columbia, while armed with a Firearm, and with the intent to kill another and to inflict serious bodily injury on another and with a conscious disregard of an extreme risk of death or serious bodily injury to another, caused the death of Robert Foster, Jr. by shooting him with a Firearm on or about June 25, 2011, thereby causing injuries from which Robert Foster, Jr., died on or about June 25, 2011. (Second Degree Murder While Armed, in violation of 22 D.C. Code, Sections 2103, 4502 (2001 ed.))

Co-Defendant: Terry Jiminez, 2011-CF1-11924.

Affiant's Name

Subscribed and sworn to before me this 1 day of

July, 2011

(Judge)

(Deputy Clerk)

## WARRANT

To The United States Marshal or any other authorized federal officer or the Chief of Police of the District of Columbia:

WHEREAS the foregoing complaint and affidavit supporting the allegations thereof have been submitted, and there appearing probable cause and reasonable grounds for the issuance of an arrest warrant for DEONTE J BRYANT

YOU ARE THEREFORE COMMANDED TO BRING THE DEFENDANT BEFORE SAID COURT OR OTHER PERSON ENUMERATED IN 18 U.S.C.3041 forthwith to answer said charge.

Issued

7/1/11

Judge - Superior Court of the District of Columbia

Rule 105: [ ]

Judge

Sex: Male	DOB: 05-17-1991	CCN: 11090773	PDID: 585-414
Papering Officer: Jeffery Alyn Clay			Badge No.: 1815
T100410667 OFFICER MUST EXECUTE RETURN			
Officer's Name:			Date / Time:
AUSA Signature:			Fel. I AFTC Fel. II

# Superior Court of the District of Columbia

## CRIMINAL DIVISION

### AFFIDAVIT IN SUPPORT OF AN ARREST WARRANT

USW NO.:

DEFENDANT'S NAME: Deonte J. Bryant					NICKNAME:		ALIASES:		CCN: 11-090773	PDID# 585-414
SEX: Male	RACE: Black	DOB: 05/17/91	HGT: 6-1	WGT: 160	EYES: Brown	HAIR: Black	COMPL: Med	SCARS, MARKS, TATOOS		
DEFENDANT'S HOME ADDRESS: [REDACTED] 14 <sup>th</sup> Street, NW, [REDACTED]							TELEPHONE NUMBER: Unknown			
DEFENDANT'S BUSINESS ADDRESS: Unknown							TELEPHONE NUMBER: Unknown			
COMPLAINANT'S NAME: Robert Foster, Jr.							TELEPHONE NUMBER: Unknown			
LOCATION OF OFFENSE: 700 block Gresham Place, NW							DATE OF OFFENSE: 06/25/11		TIME OF OFFENSE: 5:03 p.m.	
<b>CAUTION AND MEDICAL CONDITIONS (CMC)</b> Select a valid CMC code below for wanted person when using the caution indicator.										
<input checked="" type="checkbox"/> 00 = Armed and Dangerous <input checked="" type="checkbox"/> 05 = Violent Tendencies <input type="checkbox"/> 10 = Martial Arts Expert <input type="checkbox"/> 15 = Explosive Expertise <input type="checkbox"/> 20 = Known to abuse drugs <input type="checkbox"/> 25 = Escape Risk <input type="checkbox"/> 30 = Sexually Violent Predator <input type="checkbox"/> 50 = Heart Condition					<input type="checkbox"/> 55 = Alcoholic <input type="checkbox"/> 60 = Allergies <input type="checkbox"/> 65 = Epilepsy <input type="checkbox"/> 70 = Suicidal <input type="checkbox"/> 80 = Medication Required <input type="checkbox"/> 85 = Hemophiliac <input type="checkbox"/> 90 = Diabetic <input type="checkbox"/> 01 = Other					
<b>GIVE BRIEF DESCRIPTION OF WHAT HAPPENED:</b>										

1. Your affiant is Jeffrey A. Clay, Jr. I am a detective with the Metropolitan Police Department ("MPD"). My badge number is: D2-1659. I have been a sworn Officer with MPD for approximately 7-1/2 years. I am currently assigned to the Homicide Branch, and have been so assigned for approximately 1 year. Among other things, I am responsible for investigating homicides that occur within the District of Columbia. I am the lead detective into the shooting death of Robert Foster, Jr. ("Mr. Foster") that occurred on Saturday, June 25, 2011, at approximately 1700 hours, in the 700 block of Gresham Place, N.W., in Washington, D.C. At the time, there was an open-air event, known as the Caribbean Festival, that was taking place along the 2000-3100 blocks of Georgia Ave, N.W., that was attended by thousands of people.

2. The information in this Affidavit is based upon information I have learned firsthand and matters that were made known to me by other detectives and officers involved in this investigation. This Affidavit is not intended to set forth all of the information known to me or to MPD, but is rather intended to set forth fairly in summary fashion some of the evidence concerning the murder of Mr. Foster, so that the Court can make a fair and informed decision as to whether or not probable cause exists as to the involvement of Deonte Bryant in the murder of Mr. Foster.

3. The investigation into the death of Mr. Foster established that at approximately 1703 hours (5:03 pm) on Saturday, June 25, 2011, members of MPD responded to the 700 block of Gresham Place, N.W., in Washington, D.C., to investigate the report of gunshots having been heard in the area. Upon arrival, MPD Officers located four (4) gunshot victims in the area. Mr. Foster was transported to MedStar Unit at the

Washington Hospital Center, where he was pronounced dead at approximately 2041 hours (8:41 pm.) Thereafter, Mr. Foster's remains were transported to the Office of Chief Medical Examiner for the District of Columbia ("OCME.") At the OCME, an autopsy was conducted by Dr. Prasher, who determined that the cause of death was a gunshot wound to Mr. Foster's lower back and spinal cord and that the manner of death was homicide.

4. The investigation involved interviews with witnesses, interviews with a person previously arrested in the incident, Terry Jiminez, and review of multiple videotapes from the area. Your affiant has known Defendant Jiminez for approximately 5 years and has interacted with him on at least 15 occasions. Defendant Jiminez is known to be a member of the Hobart Stars crew. Defendant Jiminez was the intended victim in another homicide case on February 19, 2011, in which a close friend of Defendant Jiminez was killed. Your affiant is the lead detective in that homicide, as well. In that case, there are rumors from multiple sources that members of the Clifton Terrace University ("CTU") crew were responsible for the attempted murder of Defendant Jiminez.

5. Your affiant has also known Deonte Bryant (PDID # 585-414; DOB: 5-17-1991) for approximately 4 years and has had interaction with him at least 10 times. Deonte Bryant is known to be a member of the CTU crew.

6. When reviewing various video-tapes from the area, your affiant was able to determine that three individuals walked together into the 700 block of Gresham Place, N.W., and then crossed together from the north side to the south side of Gresham Place, N.W. They appear calm and unconcerned. Defendant Jiminez and two other men walked together south on Georgia Ave., N.W., and then west into the 700 block of Gresham Place, N.W., and they were following S-1 (who was dressed in a white polo style shirt, white or cream baseball style cap, blue jeans, and hair in long dreads) and two other men (S-2 and S-3.) Moments later, Defendant Jiminez and his two companions entered the 700 block of Gresham Place, N.W., on the north side of the street, with a sense of urgency. Defendant Jiminez, who is dressed in a black-colored T-shirt and tan-colored cargo shorts, pulled up his shirt and reached into the area of his waistband, where he appeared to retrieve a pistol. S-1, S-2, and S-3 appear to be running from Defendant Jiminez and his two companions. The two groups are initially on opposite sides of the street.

7. Once Defendant Jiminez was about a quarter of the way into the 700 block of Gresham Place, N.W., he crossed into the middle of the street. At that point, the reaction of S-1, S-2, and S-3, is consistent with Defendant Jiminez having fired his weapon. From there, Defendant Jiminez ducked behind a motor vehicle, which he used for cover, as he prepared to fire his pistol in the direction of S-1, S-2, and S-3. S-1 and S-2 are seen taking out pistols that had been concealed in their waistbands. As S-3 continued running west on the southern sidewalk, S-1 and S-2 stopped and began firing in the direction of Defendant Jiminez. Then, Defendant Jiminez exposed himself momentarily between the vehicles parked on the south side of the street, but almost instantly retreated behind the same vehicle and immediately ran back north to the middle of the street and then continued running in a northeast direction back to Georgia Ave., N.W., and away from S-1, S-2, and S-3. In the interim, S-1 and S-2, continued to fire their pistols in what appears to be an easterly direction - after Defendant Jiminez was in the process of retreating and after Defendant Jiminez was fleeing from the area. S-1 and S-2 appear to be firing essentially straight down the sidewalk corridor, which is where all three innocent victims were shot. When S-1 turned and finally began to run in a westerly direction along the south-side sidewalk, the clip from his pistol can be seen falling out of his pistol.

8. Eventually, twelve (12) expended .9 mm shell casings were recovered from the area where S-1 and S-2 had stopped and fired in an easterly direction. The clip from S-1's pistol was recovered from the sidewalk. It was determined to be a clip to a .9 mm semi-automatic pistol. The clip had a 20-bullet capacity, and contained ten (10) .9 mm bullets at the time it was recovered. Additionally, a total of three .45 caliber shell casings were found on the 700 block of Gresham Place, NW. Of those three, two were found on the northern

side of that block, one was found on the southern side of the street in the general area were Defendant Jiminez had taken cover behind a vehicle.

9. During this exchange of gunfire, numerous uninvolved citizens were virtually trapped by and between the gunfire. As previously indicated, three such people were struck by the gunfire on the south side of the 700 block of Gresham Place, N.W. Mr. Robert Foster, Jr., was shot in the back and killed, as he attempted to run in an easterly direction (toward Georgia Ave., N.W.) on the southern sidewalk, away from S-1 and S-2 and their gunfire. Similarly, as C-2 attempted to flee from S-1's and S-2's gunfire and ran eastbound on the southern sidewalk of the 700 block of Gresham Place, N.W., where she was struck. Your affiant has been advised C-2 suffered a serious through-and-through gunshot wound that injured her liver and kidney(s), among other things. C-2 remains hospitalized. Finally, C-3 also attempted to flee in an easterly direction along the southern sidewalk from S-1's and S-2's gunfire, when C-3 suffered two wounds from bullets to the areas of his leg and stomach. C-3 was transported to the hospital, where he was treated and eventually released.

10. In addition to the three innocent victims, Defendant Jiminez was shot in the area of his right elbow. After being shot, the initial/visual blood evidence provided a blood trail of the route taken by Defendant Jiminez. After receiving the wound to his arm, as previously indicated, Defendant Jiminez initially ran from the south side of the street in a northeasterly manner to the northern side of the street and out to Georgia Ave., N.W., where he turned left and ran north along the west side of Georgia Ave., N.W., and away from the area. Mr. Jiminez was located in an alley beside 740 Columbia Road, N.W., where he claimed to have been an innocent victim of the shootings, and he was transported to George Washington Hospital for treatment.

11. Upon following what appeared to be Defendant Jiminez's the blood trail from the 700 block of Gresham Place, N.W., to the alley beside 740 Columbia Road, N.W., an MPD Officer located a .45 caliber semi-automatic pistol.

12. At George Washington Hospital, Defendant Jiminez was interviewed by an MPD detective. At that time, Defendant Jiminez was being interviewed as an uninvolved victim. At that time, Defendant Jiminez stated essentially that others had initially fired at him and that he had fired back with his .45 caliber semi-automatic pistol in self-defense. As previously indicated, a review of the available videotapes does not support Defendant Jiminez's self-defense claim.

13. On Sunday, June 25, 2011, Defendant Jiminez was charged with Second Degree Murder While Armed. On Monday, June 26, 2011, Defendant Jiminez was presented in Superior Court and was ordered preliminarily detained pursuant to 23 D.C. Code Section 1325(a). Defendant Jiminez's case number is: 2011-CF1-11924.

14. During the investigation, W-1 was located and interviewed. W-1 stated IT has known Defendant Jiminez for several years. W-1 stated IT was with Defendant Jiminez on June 25, 2011 at the Caribbean Festival and IT witnessed certain events prior to the shootings. W-1 stated that IT observed a tall, slim black male with long dreads dressed in a white polo style shirt walking with a group of individuals on Georgia Ave., N.W. Your affiant will refer to the person with the white polo shirt as "P-1," and will substitute P-1 for this individual in W-1's further description of events. W-1 stated that when P-1 and his companions walked past Defendant Jiminez and W-1, that P-1 began making intimidating looks in the direction of Defendant Jiminez and W-1 and P-1 reached toward P-1's waist -- "pump faking" -- to let Defendant Jiminez and W-1 know P-1 was armed with a concealed pistol. P-1's actions caused W-1 to leave the immediate area. However, a short time later, P-1 confronted W-1 and stated, "tell your mans I'm trying to put in work." As P-1 said this, P-1 was again "pump faking" in his waist area to show IT that P-1 was armed. W-1 understood this as a clear threat against Defendant Jiminez, IT, and their companions. W-1 stated that P-1 then saluted and P-1 and his two companions walked toward the 700 block of Gresham Place, N.W. Thereafter, W-1 stated IT observed Defendant Jiminez enter the



700 block of Gresham Place, N.W., following P-1 and P-1's two companions. W-1 stated IT then saw Defendant Jiminez and P-1 and P-1's companions all brandish their pistols at almost the same time. W-1 stated that Defendant Jiminez fired his weapon first, but that P-1 and his companions also fired at almost the same time. IT saw P-1 and his companions fire their weapons from their position on the southern sidewalk in the 700 block of Gresham Place, N.W., in an easterly direction along the sidewalk (in the direction of Georgia Ave, N.W.), where the three innocent people were shot. IT stated that P-1 was firing a silver-colored pistol. W-1 stated it recognized P-1 as someone IT had previously seen at the Number 10 Police Boys & Girls Club. However, W-1 was clearly hesitant to state who P-1 was. Nevertheless, W-1 was shown a photo-array containing nine color photographs, including a photograph of the defendant, Deonte Bryant (PDID # 585-414; DOB: 5-17-1991.) W-1 looked at the photo-array and stated IT was unable to identify anyone.

15. W-2 was located and interviewed. W-2 is a member of the Hobart Stars. W-2 stated IT is knowledgeable about the inter-relationships between various members of the Hobart Stars and CTU. W-2 stated IT is aware that various members of CTU -- specifically CTU members who were close to 2007 murder victim Jonathan Franklin of CTU -- blame the Hobart Stars for Jonathan Franklin's murder.

16. From your affiant's personal experience as a member of the 3D Vice Unit, Defendant Deonte Bryant and Jonathan Franklin were close friends who regularly hung out together.

17. W-3 and W-4 were located and interviewed. Both W-3 and W-4 are familiar with Defendant Jiminez. W-3 stated IT heard that Defendant Jiminez was beefing with someone from the 1400 block of Clifton Street, N.W. Your affiant is aware that the 1400 block of Clifton Street, N.W., is CTU territory. W-4 stated IT heard that the "Hobart" and "Clifton Street" were beefing. As previously indicated, Defendant Jiminez is a known member of Hobart Stars; in addition Defendant Bryant is a known member of CTU.

18. From his years of work with the 3D Vice Unit and from his experience with the 3D patrol, your affiant was aware that MPD Detective Mitch Credle and MPD Officer Jeffrey Stewart who were assigned, at various times, for years to the Number 10 Police Boys & Girls Club and who were intimately familiar with the young men and women who came to the Club. Det. Credle stated he was very familiar with Defendant Bryant and has known Defendant Bryant for over 10 years, and used to see Defendant Bryant regularly, often daily, at the Boys & Girls Club and because Defendant Bryant lived across the street from the Boys & Girls Club. In addition, Det. Credle engaged in recreational interactions with Defendant Bryant, and Defendant Bryant participated in a film that Det. Credle produced. On Sunday, June 26, 2011, Det. Credle viewed video footage referred to above. Det. Credle was asked if he could view the footage and advise if he recognized certain people in the video. Det. Credle was not provided with any names or identifying information of the persons depicted in the video. Upon watching the film, Det. Credle recognized the subject who was wearing the white baseball style hat, white polo shirt, jeans, and white tennis shoes, and who was pointing what appeared to be a gun (S-1 above), as Deonte Bryant. Det. Credle stated he recognized Deonte Bryant from his height, weight, body structure and size, long twist hair style, body demeanor and his distinctive "lazy" walk. According to Det. Credle, everything about the person was consistent with Deonte Bryant and there was nothing about the person depicted that was in anyway inconsistent with Deonte Bryant.

19. Officer Stewart stated he had known Deonte Bryant since around 2004/2005 and that Officer Stewart worked at the Number 10 Police Boys & Girls Club for approximately 3 years. Beginning in 2004/2005, Officer Stewart stated he would regularly see Deonte Bryant and would often see him every day, and is very familiar with him. In addition, Officer Stewart assisted in coaching Deonte Bryant in sports and Officer Stewart often transported Deonte Bryant to and from sporting events. Moreover, Officer Stewart patrolled around the immediate area of the Boys & Girls Club for a total of over 6 years. Deonte Bryant resided across the street from the Boys & Girls Club [at the same location were your affiant executed the search warrant]. On June 29, 2011, Officer Stewart viewed certain video footage of persons walking in the area of Georgia Ave., N.W.,

and Gresham Place, N.W., as well as video from the 700 block of Gresham Place, N.W. Upon viewing the footage, Officer Stewart stated, "Yup, that's Deonte's hair and his walk." Officer Stewart continued viewing the videos and went on to say, "No doubt. That's him." Officer Stewart clarified that the person he was identifying was Deonte Bryant, who was depicted in the video wearing a white baseball cap, a white polo shirt, white tennis shoes, and jeans (S-1 above).

20. On June 29, 2011, a DC Superior Court search warrant was executed at [REDACTED] 14<sup>th</sup> St. N.W., Apt. [REDACTED] which is the residence of Deonte Bryant and his mother. Deonte Bryant was not home at the time the search warrant was executed. During the execution the following items were seized (all items not listed): two white polo style shirts, one which has print on the lower shoulder area of the sleeve (consistent with white polo shirt of Defendant Bryant in video footage), an obituary for deceased CTU member Jonathan Franklin, one round of ammunition and various photos of Defendant Bryant with various associates.

21. On June 29, 2011, W-5 was located and interviewed. W-5 is a relative of Deonte Bryant, who sees him regularly, and who is very familiar with him. W-5 was informed that IT was going to be asked to view some video footage in relation to a recent shooting. W-5 was initially shown a portion of a video from the corner of Georgia Ave., N.W., and Gresham Street, N.W., that did not contain any images of Deonte Bryant. After viewing that portion of the video, W-5 stated positively that none of the persons shown in the footage IT had then viewed was of Deonte Bryant. W-5 readily listed the features that were dissimilar from that of Deonte Bryant, such as that the individual who was depicted had dreds that went farther down his back than did Deonte Bryant's dreds. W-5 stated, "I know my [relative] and that is not him. You think that is my [relative and] you got the wrong person. That is not my [relative.]" A short time later, W-5 was shown different footage from the same video. Upon viewing a young man who was wearing a white colored baseball-type cap, with long dreadlocks, a white polo shirt, jeans and white tennis shoes (S-1 above), W-5 immediately stated, "Now, that looks like my [relative.]" That portion of the video was replayed for W-5. At that time, W-5 stated, "I can't be 100% certain, but that looks like him [Deonte Bryant.]" W-5 then stated IT could not be sure. The video was played a third time for W-5. At that time, W-5 stated the person IT was focused on "may be" Deonte Bryant. IT expounded, "I don't want to say that it is him," but IT stated "it looks like him." IT added that Deonte Bryant does not normally wear that type of hat, preferring to wear a kufi, but that Deonte Bryant might have worn a baseball cap because it was hot. W-5 concluded that IT did not want to say it was IT's relative, when it might later be determined not to be Deonte Bryant.

22. The person W-5 stated looked like IT's relative, Deonte Bryant, in the video is the same person that Det. Credle and Officer Stewart independently identified in various videos as Deonte Bryant (PDID # 585-414; DOB: 5-17-1991.) Moreover, the person thus identified as Deonte Bryant is consistent with the person W-1 described as being the tall, slim black male with long dreads dressed in a white polo style shirt (P-1 above), whom IT witnessed "pump faking" and exchanging gunfire with Defendant Jiminez on June 25, 2011, in the 700 block of Gresham Place, N.W., as more fully set forth above.

23. With the exception of Defendant Jiminez, all of the other three gunshot victims -- to include the 43-year old Mr. Foster -- were merely attending the Caribbean Festival activities and were not members of, or affiliated with, either the Hobart Stars or the CTU.

24. Your affiant believes that both probable cause exists that Deonte Bryant (PDID # 585-414; DOB: 5-17-1991) is guilty of Second Degree Murder While Armed in the death of Robert Foster, Jr., under an urban warfare/depraved heart theory of liability.

AFFIANT'S SIGNATURE:

x *[Signature]*

TO: WARRANT CLERK

PLEASE ISSUE A WARRANT FOR:

DEONTE J. BRYANT

Charge With: SECOND DEGREE MURDER WHILE ARMED

Alan M. Boyd 8/1/11  
ASSISTANT UNITED STATES ATTORNEY

*NCIC Approved*

SUBSCRIBED AND SWORN BEFORE ME THIS

1st DAY OF July 2011

*[Signature]*  
(JUDGE) DEPUTY CLERK) SUPERIOR COURT OF THE  
DISTRICT OF COLUMBIA *[Signature]*

SUPERIOR COURT FOR THE DISTRICT OF COLUMBIA  
CRIMINAL DIVISION

UNITED STATES

VS.

DEONTE BRYANT

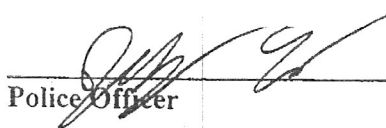
1. On Tuesday, July 5, 2011, W-1 was re-interviewed by your affiant and others. During that interview, among other things, W-1 acknowledged that, prior to June 25, 2011, IT had a memorable interaction with the person identified as "P-1" in paragraph 14 of the Affidavit in Support of An Arrest Warrant (dated July 1, 2011.) In addition, W-1 stated that prior to June 25, 2011, IT had contact with a second of the three CTU members who were involved in the events of June 25, 2011. During the July 5, 2011 interview, W-1's attention was taken back to June 27, 2011, when IT had been shown a 9-photograph array and IT had stated IT was unable to identify anyone in the array. On July 5, 2011, W-1 was asked if IT had, in fact, recognized in that array the CTU person who had the long dreadlocks on June 27, 2011. W-1 stated IT had recognized the individual at the time IT was previously shown the photo-array. W-1 stated IT had been afraid to identify the person on June 27, 2011 because W-1 had security concerns for ITSELF and IT'S family. When W-1 was asked if IT would be willing to view again the 9-photograph array, W-1 began visibly trembling and shaking. At that point, W-1 put IT's head down and stated the shooter with the long dreadlocks was "Delonte [sic] Bryant." Up to and including the time when W-1 stated Bryant's name, no one had mentioned Bryant's name to W-1. Thereafter, W-1 was shown the same 9-photograph array IT had been shown on June 27, 2011. W-1 pointed to photograph #6 (Deonte Bryant; PDID #585-414) and identified the person in photograph #6 as being the person who provided menacing looks at/to Terry Jiminez at the Caribbean Festival prior to the shootings, as the person who was wearing a polo hat, a polo shirt, and who had long dreadlocks, and as being one of the CTU people who had shot a firearm during the Caribbean Day [Festival] on Gresham Place, N.W.

2. The person referred to as S-1 in paragraphs 6 through 9 in the Affidavit in Support of An Arrest Warrant is the same person whom W-1 identified as Deonte Bryant. As such, Deonte Bryant was one of the CTU shooters who was on the south side sidewalk, who can be seen shooting multiple times, and it was his 20-round clip that fell from his .9 mm pistol after Bryant finished shooting and ran away from the scene. As indicated in paragraph 9 of the Affidavit in Support of An Arrest Warrant, there were only ten (10) live rounds remaining in the 20-round clip when it was recovered in the 700 block of Gresham Place, N.W.

3. On June 25, 2011, Mr. Robert Foster, Jr., was struck and killed by a single bullet. An MPD Firearms Examination expert has examined the bullet that was removed on autopsy from Mr. Robert Foster, Jr.'s vertebra, and has determined that the bullet is a .9 mm round.

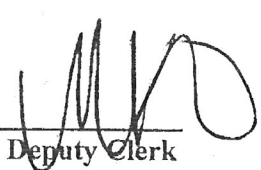
The events and acts described above occurred primarily in the District of Columbia and were committed as described by defendant(s) listed in the case caption.

Subscribed and sworn before me this July 6<sup>th</sup> 2011 (date)

  
Police Officer

D2-1659  
Badge

HOMICIDE  
District

  
Deputy Clerk